

ORDINARY AND EXTRAORDINARY SHAREHOLDERS' MEETING OF AQUAFIL S.P.A. OCTOBER 10, 2024

BALLOT CARD FOR VOTING BY CORRESPONDENCE

I, th	ne undersigned (signing p	erson¹),			
Na	me*		Surname*.		
Bor	n in*	C	on*		
Res	ident in	at			
Tax	code				
Va	id identity document (at	tach a copy hereto	o)		
No					
		in my cap (tick the box tl)	
	party holding voting righ	nts attributed by No	0.*	Aquafil	S.p.A. shares ISIN
	in m	y capacity as (tick t	the box tha	t applies)*	
	□ shareholder	□ pledgee	ı	🗆 contango brok	er
		□ usufructuary	1	□ custodian	
		□ manager	I	\Box other (specify) .	•••••
	legal representative or p	erson duly entruste	d with pow	ers of attorney (n	name of the legal
	entity	holding	\	oting .	rights²)*
					with registered
office in*					
					ents attesting the
	powers of attorney shall	l be attached here	eto) holding	g voting rights a	ttributed by No.*
	Aquafil S	.p.A. shares ISIN		in my cap	acity as (tick the
	box that applies)*				
	□ shareholder	□ pledgee	ı	🗆 contango brok	er
		□ usufructuary	ı	🗆 custodian	
		□ manager	ı	\square other (specify) .	
	as per notice (pursuant to Article 83-sexies of TUF) No submitted by				
the intermediary					ABI
	CAB				

exercise my voting rights as follows

a) Proposed motions:

_

¹ Specify the name and surname (as it appears in the copy of the notice for attending the Shareholders' Meeting, pursuant to Article 83-sexies of Italian Legislative Decree No. 58/1998) or the legal representative of the legal entity. ² Specify the name of the legal entity as it appears in the copy of the notice for attending the Shareholders' Meeting,

pursuant to Article 83-sexies of TUF.



Ordinary Session

	the Italian Ci	vil Code. Relevant o	and ensuing resolutions			
	□ FOR	□ AGAINST	□ ABSTAIN			
	with regard to the proposal included in the Directors' Illustrative Report (a)					
	□ FOR	□ AGAINST	□ ABSTAIN			
	with regard	to the proposal of th	ne Shareholder (a) (b) ³			
Ext	raordinary Se	ssion				
1.	1. Proposal to carry out a divisible increase of the Company's share capital, again payment, on one or more occasions, including in one or more tranches, for a maximum amount of €40,000,000.00, including any share premium, by issuing ordinary shares an B Shares with characteristics similar to those of outstanding shares, to be offered wire option rights to entitled parties under Article 2441, paragraph 1, of the Italian Civil Code Ensuing amendment of Article 5 of the By-laws. Relevant and ensuing resolutions					
	□ FOR	□ AGAINST	□ ABSTAIN			
	with regard t	o the proposal inclu	ded in the Directors' Illustrative Report (a)			
	□ FOR	□ AGAINST	□ ABSTAIN			
	with regard to the proposal submitted by AQUAFIN HOLDING S.P.A. pursuant to Article 126-bis of the TUF					
	□ FOR	□ AGAINST	□ ABSTAIN			
	with regard	to the proposal of th	ne Shareholder (a) (b)			
2.	the Comparincluding in amount of €4 define the tapplicable la	of the Italian Civil Cony's share capital, one or more tranche 10,000,000.00, includ 11, paragraphs 5 an 11, and condition	Directors with the delegated powers, pursuant ode, to carry out a divisible or not-divisible increase against cash payment, on one or more occasions, valid until December 31, 2025 and for a maximaling any share premium, without option rights pursuant 6, of the Italian Civil Code, in addition to powers as of the capital increase, in compliance with a provisions in force. Ensuing amendment of Article 5 and resolutions	e of ons, um ant s to any		
	□ FOR	□ AGAINST	□ ABSTAIN			
	with regard	to the proposal inclu	uded in the Directors' Illustrative Report (a)			

1. Appointment of a Director to integrate the Board of Directors pursuant to Article 2386 of

³ (a) Failure to formulate a proposal by the Board of Directors or by the Shareholder indicated in this section shall be considered as a circumstance unknown and therefore in this case the voting instructions indicated in Section B shall apply.

⁽b) In favor of the proposal of the Shareholder, whose name must be indicated by the Proxy Granter regardless of the fact that the proposal has been submitted at the Shareholders' Meeting or pursuant to Article 126-bis of Legislative Decree No. 58/1998.



	□ FOR with regard to t	□ AGAINST the proposal of the Sh	□ ABSTAIN areholder (a) (b)		
b) A	mendments or a	dditions			
and be c	it being understo onstrued as conf	ood that should no inst	ructions be given, the oting on amendments	n No. 11971 of May 14, 1999) vote already expressed shall s or additions to the proposals reference to:	
Or	dinary Session				
1.		a Director to integrate Code. Relevant and e		rs pursuant to Article 2386 of	
	□ CONFIRM THE	E INSTRUCTIONS	□ REVOKE THE INSTRI	UCTIONS	
	□ FOR (c)4		□ AGAINST	□ ABSTAIN	
Ext	raordinary Sessic	on			
1.					
	□ CONFIRM THE	EINSTRUCTIONS	□ REVOKE THE INSTRI	UCTIONS	
	□ FOR (c)	□ AGAINST	□ ABSTAIN		
2.	2443 of the Itali Company's sha in one or more €40,000,000, ind 2441, paragrap terms and cond and regulatory	ian Civil Code, to car tre capital, against car tranches, valid until Do cluding any share pro hs 5 and 6, of the Itali ditions of the capital ir	ry out a divisible or not she payment, on one or ecember 31, 2025 and emium, without option an Civil Code, in additionarease, in compliance	powers, pursuant to Article not-divisible increase of the remore occasions, including d for a maximum amount of neights pursuant to Article tion to powers to define the see with any applicable laws of Article 5 of the By-laws.	

☐ CONFIRM THE INSTRUCTIONS

□ REVOKE THE INSTRUCTIONS

⁴ **(c)** Indicate if favorable to the proposal of the Board of Directors or to that of the Shareholder, whose name must be indicated by the Proxy Granter.



□ FOR (c)	□ AGAINST	□ ABSTAIN	
(Place	and Date)	(Signature of the Proxy Granter)	



Instructions for exercising the voting rights by correspondence (pursuant to Article 140 *et seqq*. of Consob Regulation No. 11971 of May 14, 1999)

Shareholders are invited to read and accept the following provisions so as to ensure the proper exercising of voting rights by correspondence.

Shareholders should bear in mind that:

- 1. Voting by correspondence will be exercised directly by the person entitled and expressed separately for each of the motion proposals.
- 2. The ballot card must be signed by the person entitled to vote. In the case of joint ownership, the signature of all joint owners or the joint representative, if appointed, is required. In the case of entities, appropriate documentation shall be attached to prove the signatory's legitimacy to bind the entity (power of attorney); the insufficiency of such documentation may result, in the opinion of the Chair of the Shareholders' Meeting, in the ballot card not being taken into consideration for the purposes of establishing a quorum for the meeting or for voting purposes.
- 3. Ballot cards that are not signed by the person entitled will not be taken into consideration for the purposes of establishing a quorum for the meeting or for voting purposes.
- 4. The voter must fill out clearly and legibly the section of the ballot card relating to the identifiers, so as to allow for comparison with the data resulting from the notice for attending the Shareholders' Meeting pursuant to Article 83-sexies of Legislative Decree No. 58/1998 (the "notice") attached hereto; in the event of a mismatch, the ballot card shall not be taken into consideration for the purposes of establishing a quorum for the meeting or for voting purposes.
- 5. A single ballot card may be accompanied by several notices in the name of the same person entitled to vote. Voting shall be understood as having been unequivocally exercised with reference to the totality of the shares resulting from the notice(s) attached.
- 6. It is not permitted to vote by means of more than one ballot card with respect to the shares resulting from a single notice. Where such a circumstance occurs, the ballot cards will not be taken into account for voting purposes.
- 7. The ballot card and the notice(s) must reach the Company in a single sealed envelope. Should said documentation be sent in separate envelopes, the ballot card shall not be taken into consideration for the purposes of establishing a quorum for the meeting or for voting purposes.
- 8. The sealed envelope containing the ballot card and the notice(s) must be addressed to Segreteria Societaria, taking care to add the words 'vote by correspondence' on it. Dispatch through other offices of the Company is not permitted. In any case, the ballot card shall only be deemed received by the Company when it reaches the following address:

Aquafil S.p.A., FAO "Segreteria Societaria", via Linfano 9 38062 – Arco (Trento) – Italy

Otherwise, the ballot card cannot be taken into consideration for the purposes of the Shareholders' Meeting.

- 9. With reference to the proposed motions on the agenda of the Shareholders' Meeting, as indicated in the ballot card, the person entitled to vote has the right to express his/her vote by ticking the chosen box.
- 10. Pursuant to Article 138, paragraph 6, of Consob Regulation No. 11971/99, in relation to the proposals for motions for which voting instructions were not given, the shares will in any case be used to calculate whether a quorum has been reached to form the shareholders' meeting;



however, these shares will not be used in order to calculate majorities and the capital quota required to approve resolutions.

- 11. The vote may be revoked by making a written declaration brought to the awareness of the Company at least the day before the meeting or by declaration expressed by the interested party during the meeting.
- 12. In the event of ambiguous votes or votes that are otherwise difficult to interpret, the Chair of the Shareholders' Meeting shall assess, for voting purposes, whether to consider the ballot as a whole or with respect to the specific proposals.
- 13. Persons voting by correspondence shall be responsible for their statements on the ballot card and on the documentation enclosed in the envelope.

DATA PROTECTION STATEMENT

Pursuant to Articles 13 and 14 of Regulation (EU) No. 679/2016 ("GDPR"), the data protection statement is given here below.

Please be advised, pursuant to Articles 13 and 14 of Regulation (EU) No. 679/2016 and applicable national legislation on the protection of personal data, that the data contained in the ballot card will be processed by Aquafil S.p.A. (the Data Controller) in accordance with the law and its confidentiality obligations, for the purposes of verifying that the shareholders' meeting has been properly constituted, establishing the identity and standing of those present and discharging the additional mandatory requirements and formalities relating to the general shareholders' meeting and the company. Providing data for these purposes is mandatory. Failure to provide data may entail refusal of admission to the General Shareholders' Meeting. The legal basis is compliance with the law (Articles 2370 et seq. of the Italian Civil Code) and the related and consequent formalities. The data in question may be disclosed to Aquafil S.p.A.'s employees and collaborators who are specifically authorized to process the same for the purposes specified above, either as Data Processors or Persons authorized to process data. The data may also be disclosed or notified to specific persons or parties, in performance of statutory or regulatory obligations including those arising pursuant to EU requirements, or instructions issued by oversight and supervisory bodies or other authorities empowered for such purpose under law. If the data subject to mandatory disclosure is not provided, it will not be possible for the Proxy Holder to attend the Shareholders' Meeting. Personal data regarding you or third parties (e.g., proxy-holders or their agents) (the "Personal Data") will be processed in accordance with the provisions of Data Protection Law, using paper, electronic or telematic instruments, according to logic strictly correlated with the stated purposes and, in any event, in a manner suited to ensuring its security and confidentiality in accordance with the Data Protection Law. For the purpose described above, Aquafil processes Personal Data including, without limitation, personal particulars (e.g., name, surname, address, date of birth, identity card and taxpayer identification number). The data subject may, at any time, obtain confirmation whether such data exists or not, be informed of the content and origin of the data and request that it be supplemented, updated or rectified (Articles 15 and 16 of GDPR). The data subject may also request erasure, limitation of processing, revocation of consent or data portability, as well as lodge complaints with the supervisory authority and object, in any event, to the processing of the data for legitimate reasons (Articles 17 et seq. of GDPR). These rights may be exercised by written notice accompanied by a valid identity document of the data subject to be sent to



info@aquafil.com or by conventional mail to: Aquafil S.p.A., via Linfano 9, Arco, 38062, ITALY The Data Controller is Aquafil S.p.A., via Linfano 9, 38062, Arco (Trento) – Italy.

Aquafil S.p.A.